

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2006 REGULAR SESSION

-	SENATE BILL NO. 146
,	THURSDAY, FEBRUARY 16, 2006

The following bill was reported to the House from the Senate and ordered to be printed.

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY
BY K. John

AN ACT relating to supported living.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- Section 1. KRS 210.770 is amended to read as follows:
- 2 As used in KRS 210.770 to 210.795, unless the context otherwise requires:
- 3 (1) "Mental impairment" includes mental retardation, organic brain syndrome, 4 emotional or mental illness, and specific learning disabilities;
- 7 "Person with a disability" means someone with a physical or mental impairment and includes individuals who have a record or history of an impairment, or are regarded as having a physical or mental impairment that substantially limits one (1) or more major life activities;
- 9 (3) "Physical impairment" means any physiological disorder or corrective, cosmetic 10 disfigurement, or an anatomical loss affecting one (1) or more of the following body 11 systems: neurological, musculo-skeletal, special sense organs, respiratory including 12 speech organs, cardiovascular, reproductive, digestive, genito-urinary, hemic and 13 lymphatic, skin, and endocrine;
- 14 (4) "Substantial limitation of a major life activity" includes limiting such things as
 15 walking, talking, seeing, hearing, caring for oneself, or working;
- 16 (5) "Hart-Supported Living Program" means grants which provide a broad category of
 17 highly flexible, individualized services which, when combined with natural
 18 unpaid or other eligible paid supports, [designed and coordinated in such a manner
 19 as to] provide the necessary assistance to do the following:
- 20 (a) Provide the support necessary to enable a person who is disabled to live in a 21 home of the person's choice which is typical of those living arrangements in 22 which persons without disabilities reside;
- 23 (b) Encourage the individual's integrated participation in the community with persons who are members of the general citizenry;
- 25 (c) Promote the individual's rights and autonomy;

1		(d)	Enhance the individual's skills and competences in living in the community;
1		(u)	
2			and
3		(e)	Enable the individual's acceptance in the community by promoting home
4			ownership or leasing arrangements in the name of the individual or the
5			individual's family or guardian;
6	(6)	" <u>Ha</u>	rt-Supported Living Program" does not include any services that support the
7		follo	wing[housing] arrangements:
8		(a)	Segregated living models such as any housing situation which physically or
9			socially isolates people with disabilities from general citizens of the
10			community;
11		(b)	Segregated programs or activities which physically or socially isolate people
12			with disabilities from general citizens of the community;
13		<u>(c)</u>	Congregate living models such as any housing situation which groups
14			individuals with disabilities as an enclave within an integrated setting;
15		<u>(d)</u> {((e)] Any model where the individual, as an adult, does not have maximum
16			control of the home environment commensurate with the individual's
17			disabilities; and
18		<u>(e)</u> {(Any single living unit where more than three (3) people with disabilities
19			live;
20	(7)	"Suj	pported living council" means a supported living council appointed by the
21		Gov	ernor and recognized by the commissioner of the Department for Mental Health
22	•	and	Mental Retardation Services[-to-approve individual supported living plans];
23		<u>and</u>	
24	(8)	"Su	pported living services" include, but are not limited to:
25		(a)	Supported living community resource developers;
26		(b)	Homemaker services;
27		(c)	Personal care services;

1		(d)	In-ho	me training and home management assistance;
2		(e)	Start-	up grants;
3		(f)[-	Mont	hly stipends;
4		(g)]	Trans	sportation;
5		<u>(g)</u> [(l	h)]	Home modifications;
6		<u>(h)</u> [(i	i)]	Adaptive and therapeutic equipment; and
7		<u>(i)</u> [(j))]	Facilitation[An individual plan] by an independent and trained
8			facili	tator to develop and implement individualized life planning; and
9	(9) -	-"Reg	sional	Supported Living Council" means a regional supported living council
10		creat	ed une	der KRS 210.785] .
11		Secti	ion 2.	KRS 210.775 is amended to read as follows:
12	(1)	Ther	e is h	ereby created the State Supported Living Council for services to persons
13		with	a disa	ability and their families.
14	(2)	(a)	The	State Supported Living Council shall be composed of eleven (11)[ten
15			(10)]	members. The commissioner of the Department for Mental Health and
16			Men	tal Retardation Services and the executive director of the Kentucky
17			Hous	sing Corporation or their designees shall be ex-officio members.
18		(b)	<u>Nine</u>	(9) [Eight (8)] of the members shall be volunteers and shall be appointed
19			by th	ne Governor from a list of nominees in the following manner:
20			1.	Three (3) of the appointed members shall represent family members of
21				persons with a disability.[One (1) member shall be selected from each
22				of three (3)-lists containing two (2) nominees submitted by each of the
23				following associations: the Kentucky Association for Retarded Citizens,
24				the Association for Persons with Severe Handicaps, and the Mental
25				Health Coalition;]
26			2.[One (1) of the appointed members shall represent family members of
27				persons with a disability who reside in an intermediate care facility for

Page 3 of 9
SB014610.100-1742
GA

1		menta	retardation or developmental disabilities. The nominee shall be
2		selecte	ed from a list containing two (2) nominees submitted by each of
3		the fo	llowing associations: Concerned Parents of Hazelwood, Parents
4		and Re	elatives of Oakwood Facility, and Concerned Parents of Outwood;
5		3.] Two (2) of the appointed members shall be persons with a disability.
6		They s	shall be selected from a list containing two (2) nominees submitted
7		by ea	ch of the following associations: the Kentucky Campaign for
8		Person	nal Attendant Care, the Kentucky Association for Retarded
9		Citize	ns, the Mental Health Coalition, and the Kentucky Disabilities
10		Coalit	ion;]
11		<u>3.[4.]</u> One (1) of the appointed members shall represent professionals and
12		provio	lers of services to persons with a disability. [The nominee shall be
13		select	ed from a list containing two (2) nominees submitted by each of
14		the f	ollowing associations: the Kentucky Association of Private
15		Resid	ential Resources and the Kentucky Association on Mental
16		Retard	lation; and]
17		<u>4.[5.]</u> One (1) of the appointed members shall represent advocates for persons
18		with	a disability; and[. The nominee shall be selected from a list
19		conta	ining two (2) nominees submitted by each of the following entities:
20		the D	ivision of Protection and Advocacy and the Kentucky Council on
21		Deve	opmental Disabilities.]
22		5. Two	(2) of the appointed members shall represent the community at
23		large.	•
24	(3)	The appointed m	embers may serve on the council for three (3) years from the date
25		of appointment.	Members may be reappointed for one (1) additional consecutive
26		three (3) year te	rm[a-maximum of two (2) consecutive terms]. The Governor shall
27		fill any vacancy	occurring in the council in the manner prescribed in subsection (2)

Page 4 of 9
SB014610.100-1742
GA

1		of this section.
2	(4)	The Department for Mental Health and Mental Retardation Services shall provide
3		staff assistance to the State Supported Living Council.
4	(5)	The chairman of the State Supported Living Council shall be elected from among
5		the members. A majority of the members shall constitute a quorum.
6	(6)	The State Supported Living Council shall meet as often as necessary but no less
7		frequently than every other month.
8		Section 3. KRS 210.780 is amended to read as follows:
9 -	(1)	[Upon the appointment by the Governor of all members of] The State Supported
10		Living Council [, the council] shall <u>be responsible for making</u>
11		recommendations[recommend] to the Department for Mental Health and Mental
12		Retardation Services <u>for</u> :
13		(a) A budget and priorities for fund allocations for supported living services for
14		persons with disabilities within the Commonwealth;
15		(b) Standards for quality assurance for persons with a disability who receive
16		supported living services in accordance with KRS 210.770 to 210.795; and
17		(c) The procedure for annual review and approval of and funding
18		recommendations for individual plans for Hart-Supported Living Program
19		grants submitted by any person with a disability, and for the amendment of
20		individual plans during a fiscal year.
21	(2)	[The provisions of paragraph (b) of subsection (3) of this section shall be effective
22		upon the members' appointment, and for two (2) years after July 14, 1992, at which
23		time the provisions of KRS 210.785(2) shall apply.
24	(3)	The State Supported Living Council shall be responsible for:
25		(a) Disseminating information about <u>Hart-Supported Living</u> <u>Program</u>
26		grants[services] available under KRS 210.770 to 210.795;
27		(b)[Reviewing, approving, and recommending expenditures for individual plans

1		for supported living services submitted by the consumers and providers of
2		supported living services to a regional community mental health-mental
3		retardation board;
4		(c) Encouraging the creation of new providers of supported living services; and
5		(d)] Hearing grievances and providing due process for consumers and providers of
6		supported living services.
7		(c) Monitoring the overall effectiveness and quality of the program; and
8		(d) Developing recommendations for improvements.
9	[(4)	The State Supported Living Council shall not impose an individual service plan on
10		any applicant who objects to the plan.]
11	<u>(3){(5</u>	The State Supported Living Council may recommend necessary administrative
12		regulations under KRS Chapter 13A to carry out the purposes of KRS 210.770 to
13		210.795.
14		Section 4. KRS 210.790 is amended to read as follows:
15	(1)	Only a person with a disability who is a resident of Kentucky or whose family or
16		guardian is a resident of Kentucky is eligible to apply for a Hart-Supported Living
17		<u>Program grant</u> [services]. The person may be living with a family member,
18		independently, or be in a congregate setting and be eligible \underline{to} \underline{apply} for \underline{a}
19		grant[services]. If funded, the applicant must maintain Kentucky residency as a
20		condition of receiving grant funds or for the duration of the grant.
21	(2)	Any eligible person with a disability who wants to apply for <u>a Hart-Supported</u>
22		Living Program grant[services] may design and request a set of services in the
23		amount, kind, frequency, and duration which is dependent upon the person's
24		individual needs, and is consistent with the definition of $\underline{a \; Hart}$ -Supported Living
25		<u>Program grant</u> under KRS 210.770.
26	(3)	Payments for <u>Hart-Supported Living <u>Program grants</u>[services] may be made</u>
27		directly to the person with a disability to enable the person to purchase a service,

Page 6 of 9
SB014610.100-1742
GA

1		or] to the guardian of the person with a disability, to a fiscal representative, to a [or
2		to the local] service provider <u>agency</u> , or to any combination of these parties.
3	(4)	A license shall not be required for any supported living housing arrangement
4		provided on a contractual basis.
5		Section 5. KRS 210.795 is amended to read as follows:
6	(1)	The Department for Mental Health and Mental Retardation Services in cooperation
7		with the State Supported Living[Services] Council shall establish standards for the
8		administration of the Hart-Supported Living Program[quality assurance for
9		eligible persons who live in the community in supported living arrangements as
10		defined in KRS 210.770]. The purpose of these standards is to ensure that a person
11		with a disability receives supported living services in a manner that empowers the
12		person to exercise choice and enhances the quality of that person's life. These
13		standards shall promote the following:
14		(a) Choice over how, when, and by whom supports are provided and
15		[Control]over where and with whom a person with a disability lives;
16		(b) Responsibility of the person with a disability and his or her representative
17		for managing grants and the provision of supports under the grant;
18		(c) Freedom to live a meaningful life and to[Opportunities to meaningfully]
19		participate in activities in the community with members of the general
20		citizenry;
21		(d)[(e)] Enhancement of health and safety[through ongoing medical and dental
22		eare];
23		(e)[(d)] <u>Flexibility of</u> [Flexible] services that change as the person's needs change
24		without the individual having to move elsewhere for services;
25		(f)[(e)] Use of generic options and natural supports[such as home health aids,
26		homemaker services, live in roommates or staff, community counselors,
27		neighbors, family, and friends in the development of a supported living plan];

GA

1		(g)[(f)] Well-planned and proactive opportunities to determine the kinds and
2		amounts of support desired, with the meaningful participation of the
3		individual, the individual's family or guardian where appropriate, friends, and
4		professionals; and
5		(h)[(g)] Home ownership or leasing with the home belonging to the person with
6		a disability, that person's family, or to a landlord to whom rent is paid.
7	(2)	The individual supported living plan shall be developed by the person with a
8		disability and that person's family or guardian where appropriate, and, as
9		appropriate, the proposed or current provider.
10	(3)[-	The individual supported living plan shall document assistance and support required
11		by the person with a disability in the following eight (8) areas:
12		(a) Choice and options;
13		(b) Personal income;
14		(c) Housing;
15		(d) Health;
16		(e) Safety;
17		(f) Appearance and hygiene;
18		(g) Relating to others; and
19		(h) Activities.
20	(4)]	The Department for Mental Health and Mental Retardation in concert with the State
21		Supported Living Council shall promulgate administrative regulations under KRS
22		Chapter 13A, if necessary, to establish the methods of awarding Hart-Supported
23		Living Program grants for individual supported living plans and monitoring the
24		quality of service delivery, and to provide for administrative appeal of decisions.
25		Administrative hearings conducted on appeals shall be conducted in accordance
26		with KRS Chapter 13B.
27		Section 6 The following KRS section is repealed:

1 210.785 Regional supported living councils -- Duties.

Speaker-House of Representatives

Chief Clerk of Senate

Approved

Approved

- page 10 -

Date March 28, 2006

Attest: